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TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1459 REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Alexandria, VA 22313-1450

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been
Northern District of California

DOCKET NO. 08-2440 JL	DATE FILED 5/12/08	U.S. DISTRICT COURT Northern District of California			
PLAINTIFF		DEFENDANT			
Adobe Systems Incorporated		Edward Hackim, an individual and d/b/a Ed Hackim Enterprises and Does 1-10, inclusive			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 4/ TMS		opposition.			
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In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY G Amendm	ent G Answer	G Cross Bill	G Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLD	HOLDER OF PATENT OR TRADEMARK	
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In the above-entitled case, the following decision has been rendered or judgement issued:

CLERK	RICHARD W. WIEKING	(BY) DEPUTY CLERK (Sun Ounce DATE 8/2	3/0,
Si	ee attached ord	Tek e-filed 8/12/08	

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director

Copy 2-Upon filing document adding patent(s), mail this copy to Director Copy 4-Case file copy

Trademark Registration No.:	Title of Work:	Rights Owner:	
3029061	ADOBE	Adobe Systems Incorporated	
2920764	PHOTOSHOP	Adobe Systems Incorporated	
3111341	CREATIVE SUITE	Adobe Systems Incorporated	
2993457	CO-AUTHOR	Adobe Systems Incorporated	
3032288	A	Adobe Systems Incorporated	
2983111	VISUAL COMMUNICATOR	Adobe Systems Incorporated	
3065143	ADOBE LIVECYCLE	Adobe Systems Incorporated	
2725811	ADOBE STUDIO	Adobe Systems Incorporated	
2725810	ADOBE STUDIO	Adobe Systems Incorporated	
2722546	ADOBE STUDIO	Adobe Systems Incorporated	
2557911	CLEARLY ADOBE IMAGING	Adobe Systems Incorporated	
2076967	THE ADOBE GROUP	Adobe Systems Incorporated	
2081343	A	Adobe Systems incorporated	
2817626	ROUNDTRIP HTML	Adobe Systems Incorporated	
2060488	ILLUSTRATOR	Adobe Systems Incorporated	
1988712	ADOBE	Adobe Systems Incorporated	
1988711	Α	Adobe Systems Incorporated	
1988710	Α	Adobe Systems Incorporated	
1961762	AUTHORWARE	Adobe Systems Incorporated	
1956216	ADOBE	Adobe Systems Incorporated	
1901149	A ADOBE	Adobe Systems Incorporated	
1850242	PHOTOSHOP	Adobe Systems Incorporated	
1852943	A	Adobe Systems Incorporated	
1651380	ADOBE PHOTOSHOP	Adobe Systems Incorporated	
1475793	ADOBE	Adobe Systems Incorporated	
1487549	ADOBE SYSTEMS	Adobe Systems Incorporated	
	INCORPORATED		
1482233	ADOBE SYSTEMS	Adobe Systems Incorporated	
	INCORPORATED		
1486895	ADOBE	Adobe Systems Incorporated	
1479408	ADOBE ILLUSTRATOR	Adobe Systems Incorporated	
1383131	POSTSCRIPT	Adobe Systems Incorporated	
1463458	POSTSCRIPT	Adobe Systems Incorporated	

2520435	MACROMEDIA FLASH	Adobe Systems Incorporated
2650911	MACROMEDIA FLASH	Adobe Systems Incorporated
2852245	FLASH	Adobe Systems Incorporated
2855434	FLASH	Adobe Systems Incorporated
2060488	ILLUSTRATOR	Adobe Systems Incorporated
2068523	ACROBAT	Adobe Systems Incorporated
1997398	ACROBAT CAPTURE	Adobe Systems incorporated
1901566	SHOCKWAVE	Adobe Systems Incorporated
2294926	DREAMWEAVER	Adobe Systems Incorporated
2091087	PAGEMAKER	Adobe Systems incorporated

heirs, and assignees, this Injunction shall be and is hereby entered in the within action as follows:

This Court has jurisdiction over the parties to this action and over the subject matter hereof 1) pursuant to 17 U.S.C. § 101 et seq., 15 U.S.C. § 1051, et seq., 15 U.S.C. § 1121, and 28 U.S.C. §§

1331 and 1338. Service of process was properly made against Defendant.

Adobe v. Hackim; Proposed Perm. Inj. and Dismissal

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- 2) Plaintiff is the owner of all rights in and to the copyright and trademark registrations listed in Exhibits A and B attached hereto and incorporated herein by this reference (collectively referred to herein as "Plaintiff's Properties").
- 3) Plaintiff has alleged that Defendant has made unauthorized uses of Plaintiff's Properties or substantially similar likenesses or colorable imitations thereof.
- 4) Defendant and his agents, servants, employees and all persons in active concert and participation with him who receive actual notice of the Injunction are hereby restrained and enjoined from:
 - a) Infringing Plaintiff's Properties, either directly or contributorily, in any manner, including generally, but not limited to manufacturing, importing, distributing, advertising, selling and/or offering for sale any unauthorized product which features any of Plaintiff's Properties ("Unauthorized Products"), and, specifically from:
 - i) Importing, manufacturing, distributing, advertising, selling and/or offering for sale the Unauthorized Products or any other unauthorized products which picture, reproduce, copy or use the likenesses of or bear a substantial similarity to any of Plaintiff's Properties;
 - ii) Importing, manufacturing, distributing, advertising, selling and/or offering for sale in connection thereto any unauthorized promotional materials, labels, packaging or containers which picture, reproduce, copy or use the likenesses of or bear a confusing similarity to any of Plaintiff's Properties;
 - iii) Engaging in any conduct that tends falsely to represent that, or is likely to confuse, mislead or deceive purchasers, Defendant's customers and/or members of the public to believe, the actions of Defendant, the products sold by Defendant, or Defendant himself is connected with Plaintiff, is sponsored, approved or ficensed by Plaintiff, or is affiliated with Plaintiff;
 - iv) Affixing, applying, annexing or using in connection with the importation, manufacture, distribution, advertising, sale and/or offer for sale or other use of any goods or services, a false description or representation, including words or other symbols, tending to falsely describe or represent such goods as being those of Plaintiff.
- 5) Each side shall bear its own fees and costs of suit.
- 6) Except as provided herein, all claims alleged in the Complaint are dismissed with prejudice.

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7) This Injunction shall b	e deemed to have	been served upon Defe	endant at the time of its
execution by the Court.			
8) The Court finds there	is no just reason fo	r delay in entering this	Injunction and, pursuant to
Rule 54(a) of the Federal Rule	es of Civil Procedı	ire, the Court directs in	nmediate entry of this
Injunction against Defendant.			
9) The Court shall retain	jurisdiction of this	action to entertain suc	h further proceedings and to
enter such further orders as m	ay be necessary or	appropriate to implem	ent and enforce the
provisions of this Injunction.			
10) The above-captioned a	action, shall, upon	filing by Plaintiff of th	e Joint Stipulation re Entry
of [Proposed] Judgment, [Pro	posed] Final Judgr	nent and requesting en	try of judgment against
Defendant, be reopened shoul	d Defendant defau	It under the terms of th	ne Settlement Agreement.
11) This Court shall retain	ı jurisdiction over t	he Defendant for the p	surpose of making further
orders necessary or proper for	the construction of	or modification of this	permanent injunction and
judgment; the enforcement he	reof; the punishme	ent of any violations he	ereof, and for the possible
entry of a further Judgment Pr	ursuant to Stipulati	on in this action.	
DATED: 8/22/08		Chia	ealeith-
		Hon, Claudia Will United States Dist	ken
PRESENTED BY:			
J. Andrew Coombs, A Professional Corporation			
By: J. Andrew Coombs Annie S. Wang Attorneys for Plaintiff Adobe	Systems Incorpora	ated	
Edward Hackim, an individua Ed Hackim Enterprises	ıl and d/b/a		
By: Edward Hackim, an in Ed Hackim Enterprise Defendant, in pro se	idividual and d/b/a s		